REMARKS

In the Office Action, a restriction requirement under 35 USC 121 and 372 was

entered. By this paper, Applicants elect to pursue the invention of Group I, claims 1-8 and 14-

17. This election is made without traverse.

Inasmuch as the Examiner indicated that the invention of Groups II, III and IV

can be rejoined if the product claims are found to be allowable, the claims in those groups have

simply been withdrawn at this time.

In view of the foregoing, favorable consideration of the application is requested.

Should the Examiner find any impediment to the prompt allowance of the claims which can be

corrected by telephone interview with the undersigned, the Examiner is requested to initiate

such an interview.

Respectfully submitted,

AREND HOEK ET AL

By /Craig M. Lundell/

Attorney, Craig M. Lundell Registration No. 30,284

(713) 241-2475

P. O. Box 2463

Houston, Texas 77252-2463